

©
കേരള സർക്കാർ
Government of Kerala
2014



Regn. No. KERBIL/2012/45073
dated 5-9-2012 with RNI

Reg. No. KL/TV(N)/634/2012-14

tl cf Kk ddv

KERALA GAZETTE

ആധികാരികമായി പ്രസിദ്ധീകരിച്ചതുന്ത്
PUBLISHED BY AUTHORITY

വാല്യം 3
Vol. III

തിരുവനന്തപുരം,
ചോവ്
Thiruvananthapuram,
Tuesday

2014 മാർച്ച് 18
18th March 2014
1189 മീനം 4
4th Meenam 1189
1935 ഫാൽഗുനം 27
27th Phalguna 1935

നമ്പർ
No. 11

PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department

Labour and Rehabilitation (A)

ORDER

G.O. (Rt.) No. 199/2014/LBR.

Thiruvananthapuram, 10th February 2014.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Director, Kerala Khadi and Village Industries Board, Thiruvananthapuram and the workmen of the above referred establishment represented by the Secretary, All Kerala Serified Workers Congress (Silk Reeling Unit) Reg. No. 280/84, Congress House, Kuthiyathodu in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication ;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Alappuzha. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the claim of 10 workers Smt. Remadevi, T., Smt. Sobha, S., Smt. Sudha, V.D., Smt. Sudha, P.K., Smt. Sindhu, V. B., Smt. Indira, T.K., Smt. Ajitha, P.T., Smt. Beena, P., Smt. Sheeba, K. P., Sri Prakasan, V.S., for permanency of work in the Silk Reeling Centre at Pattanakkad owned and controlled by Kerala Khadi and Village Industries Board is justifiable? If yes what benefits they are entitled to?

By order of the Governor,

RAJANIKANT R. BALIGA,
Under Secretary to Government.

ERRATUM

G.O. (Rt.) No. 206/2014/LBR.

Thiruvananthapuram, 11th February 2014.

- Read:—(1) G.O. (Rt) No. 508/2013/LBR. dated, 20-3-2013.
(2) Letter No. I (1) 28297/12 dated, 25-10-2013 and
21-1-2014 from the Labour Commissioner,
Thiruvananthapuram.*

In the circumstances reported in the reference read (2) above Government are pleased to order that the issue of reference mentioned in the annexure to the Government Order above is corrected to be read as “Whether the denial of wages to Sri. V. Ramakrishnan and Sri E. Suraj Babu, Workers of Janatha Tile Works, Moonniyur for the days they attended court duty (R. Ramakrishnan on 22-5-2008, 18-9-2008, 16-10-2008, 6-11-2008, 4-12-2008, 18-12-2008, 29-1-2009, 12-2-2009, 21-5-2009, 25-6-2009 and E. Suraj Babu on 18-9-2008, 16-10-2008, 21-5-2009) in ID No. 69/2006 of Industrial Tribunal, Palakkad by the Management is justifiable? If not, what is the remedy ?”

The Government Order read above stands modified to the above extent.

By order of the Governor,

RAJANIKANT R. BALIGA,
Under Secretary to Government.
